PAUL A. LEEB ATTORNEY-AT-LAW VETERAN-WORLD WAR B-UBMC 329 W. NATIONAL AVE. MILWAUKEE 4, WIS. December 22, 1948

Mr. George Bowen
President, Milwaukee Radio Amateurs Club, Inc.
c/o Bache and Co.
229 E. Wisconsin Ave.
Milwaukee, Wisconsin

Dear George:

After many hours of deliberation and going over the work several times I herewith submit to you my idea of the proposed amended Articles of Incorporation of the Milwaukee Radio Amateurs' Club, Inc. I have left sufficient space between the various articles so that we can later go over them and either add to or delete from them so that possibly after one or two meetings we can reach a satisfactory set of amended articles.

After the articles have been agreed upon, I can change the various paragraphs as decided upon and cut them apart and paste them together again in the proper order so that they can wither be photostated or mimeographed, whichever will be the cheapest, as I feel every member of the corporation should have a copy of the proposed Articles at the meetings when the matter will be descussed and voted upon.

In proposing these Articles I took into consideration the old Articles, the matter that we had discussed at the last few meetings of the Amendment Committee and the information you gave me on some sheets of paper the other day. I am sure that after this work is finished we will have a final set of Articles. I wrote to the Secretary of State's office at Madison which office sent me the necessary forms for amendment and they also sent me a letter to the effect that quite often corporations will repeal the entire Articles and substitute a new complete set of Articles of Incorporation so long as the business of the corporation remains the same.

PAUL A. LEEB

Very truly your

PAL:plk Encl:

Copy to:Mr. Jack Doyle

4331 No. Wildwood Ave. Milwaukee, Wisconsin

PS. Merry Christmas and a Happy New Year!

Section 1. Place of meetings.

Regular meetings of the Members shall be held in a Room of the Milwaukee Public Museum located at 818 W. Wisconsin Ave., Milwaukee, Wisconsin or at such other places as designated by the Board of Directors.

Section 2. Annual Meeting. The annual meeting of the Members of this corporation shall be held on the second last Thursday of May of each year. The election of members of the Board of directors, and officers, shall take place place, and the newly elected shall be installed into office on the last Thursday of the regular club season. It shall be the duty of the Secretary to give five days' notice in writing of such meeting by ordinary mail to each member, said notice to state that the meeting is the annual meeting and the time and place where said meeting will be held and said notice to be addressed to each Member at his address as the same appears upon the records of the corporation; nevertheless, a failure xxxx to give such notice shall not effect the validity of such annual meeting or of any proceedings at such meeting providing a quorum of the membership is

Section 3 Special Meetings.
All the same.

of Wisconsin, require a special notice.

Section 4 Regular Meetings.
All the same

BY-LAWS

present. At the annual meeting any business may be transacted which does not, by the laws of the State

Section 5 Irregular Meetings.

All the same

Section 6. Quorum
All the same

Section 7 Organization

The President, and in his absence the First Vice President, and in his absence the Second Vice President, and in their absence any member chosen by the members present, shall call such meetings and the Secretary of the Corporation shall act as the Secretary of the meeting.

Section 8. Order of Business

All the same

Section 8. Order of Business - (Continued)

All the same

Section 9. Conduct of Meetings.

All the same

Section 10. Conduct of Members at Meetings.

All the same

Section 12. Qualifications for Membership
The membership of the corporation shall be
composed of: (1) Regular Members... (2) Associate
Members... (3) Student Members... (4) Non-Resident
Members... (5) Life Members... (6) Honorary Members.

1

(1) Candidates for Regular Membership shall hold a United States radio operator's license of at least, GENERAL AMATEUR grade, shall be a member in good standing of the American Radio Relay League, Inc., and have a bona fide interest in amateur radio activities.

(2) Candidates for Associate Membership shall have a bona fide interest in Amateurs radio activities. (3) Candidates for Student Membership shall be a full-time student of any institution of learning. (4) Candidates for Non-Resident Membership shall have a bona fide interest in Amateur Radio activities and shall not live within the corporate limits of the County of Milwaukee in the State of Wisconsin. with the provision however that Non-resident Members shall not be deemed voting members of the Corporation. (5) Candidates for Life Membership shall be selected from the Regular Membership

of the Corporation by the Board of Directors after Thexes the such member has been (a) a Regular Member in good standing continuously for a period of twenty (20) years

and has made a formal request in writing, to the Board of Directors for this classification of membership; or has been (C) deemed by the Board of Directors of the Corporation worthy of this Classification because of their outstanding efforts on behalf m of the Corporation in promoting, beyond ordinary requirements, the interests of the Corporation as a whole. The provision governing such selection shall depend upon which situation shall be first to occur. All provisions of Regular Membership shall govern this class of Membership, (6) Candidate for Honorary Membership shall be selected by the Board of Directors from any list or lists of individuals who have contributed outstanding service to or for Amateur Radio, with provision however, that Honorary Members shall not be deemed voting members of

All new members of said Corporation (except Honorary All new members of said Corporation (except Honorary Members) shall pay an initiation for of One Bollar (\$1.00) and Pagular Members and Associate Members duall pay annual dues of Two Dollars (\$2.00). All dues are to shall pay annual dues of Two Dollars (\$2.00). All dues are to be paid within the first 30 days of the Club season. Homorary Members shall be deseed to be non-contributing members and shall not be considered liable for any payment polydues, fees ar assessments chargering to other classes of membership

All Members in good standing who enter any of the armed services of the United States of America shall, upon written request or upon request of two (2) or more Directors of the Corporation, be deemed eligible for a leave of absence which will free such individuals from any payments of dues, fees, or assessments for such period of time of service in the armed forces of the United States of America as may be required by law.

Such members shall not forfeit any privileges

due them under ordinary circumstances.

ALL Members in good standing who, because of illness or accidents involving their person and whose incapacity is of a prolonged nature, shall, upon request in writing or upon request of two (2) or more directors of the corporation, be deemed eligible for a leave of absence which shall free such members from any payments of dues, fees ar assessments for such period of timemas such incapacity exists. Such members shall be deemed to be non-participating and shall forfeit all privileges due them under ordinaty circumstances, with the provision however that their status as Regular, Associate, Student, or Non-Resident Members may be resumed upon their recovery.

How has been and the said finding which we have a state of the formation o

Section 14. Suspension.
All the same.

Section 15 Resignation.
All the same.

ARTICLE II
BOARD OF DIRECTORS

Section 1. General Powers.

The property, affairs and business of this corporation shall be managed and controlled by the Board of Directors consisting of (twelverla) persons. They shall be a Chairman, ETPresident, a Second (tree ident, a Second (tree ident), a Secretary, a Treasurer, and size (6) Directors; All the Directors and the identifies with be directly elected by the members identifies with be directly elected by the members identified their respective and size and of affice until their respective anchors are chosen and qualified, with the exception of the school and the Past President or The has absence or inability to serve the next

ARTICLE II BOARD OF DIRECTORS -Continued from page 3.

Section 2. Additional Powers.

All the same

Section 3. Resignation.

All the same

Section 4.5.6(7)8,9,10.

All the same.

All the same.

Section 11. Organization.

The Chairman and in his absence the President and in his absence the First Vice President and in their absence any Director chosen by the Directors present shall call meetings of the Board of Directors to order and shall act as Chairman of such meeting and the Secretary of the Corporation shall act as Secretary at all meetings of the Board of Directors but in the absence of the Secretary the presiding officers may appoint any Director to act as Secretary of the meeting.

Section 12. Order of Business. All the same.

#### ARTICLE TEE III GENERAL OFFICERS.

Section 1. Election

- (A) NOMINATING COMMITTEE. There should be a nominating committee consisting of four (4) Regular members, at least two of whom should be former Presidents or Officials of the Club, appointed by the Board of Directors not less then six (6) weeks prior to the annual meeting for the purpose of nominating candidates for the election to the office of President, First Vice President, Second Vice President, Secretary, Treasurer, and Directors. The nominating committee shall be charged with bringing in its reports of selection of candidates to the Club two meetings prior to the annual election held by the members, thus allowing one meeting to intervene for further nominations of candidates for office from the floor. The annual election of officers would then be held the following week which will be the date of the regular annual meeting as precribed in the existing By-Laws.
- (B) DIRECTORS. There shall be six (6) Directors exclusive of Officers. The three (3) Directors receiving the highest number of votes shall be elected for a term of two years and until their successors shall be elected and qualified, and the remaining three (3) Directors shall be elected for a term of one year and until their successors are elected and qualified. Thereafter three (3) Directors will be elected each year, for terms of two years.
- (C) VOTING. In all elections for Officers and Directors, each qualified member of the Club shall be entitled to one vote. Each qualified member must vote in person and cannot vote by proxy.

Section 2. Duties.

The principal duties of the several general officers respectively are as follows:

(1) The Chairman of the Board shall be the Immediate Past President. He shall preside at all meetings of the Board of Directors without right to vote except in case of a tie. He shall have supervision of all matters as may be designated to him by the Board of Directors. In his absence, the President shall preside; in his absence, the Vice Presidents in the order of their seniority. In the absence, of all, a Chairman Protempore may be elected by a majority of those present.

If the Immediate Past President is not available to function as a Chairman of the Board, then the Board of Directors shall elect from the available Past Presidents a Chairman of the Board.

(2) The President shall preside at all the regular and the regular and special meetings of the members. He shall be the chief executive officer of the corporation and shall have the general supervision, direction and active management of the property, affairs and business of the corporation, subject to the Board of Directors.

He shall see that all orders and resolutions of the Board of Directors are carried into effect. He shall execute all deeds, leases, conveyances, contracts and agreements authorized by the Board of Directors. He shall submit a complete and detailed report of the corporation for the fiscal year and of its financial condition to the Board of Directors at its first regular meeting in each year and to the Members at their annual meetings and shall, from time to time, report to the Board of Directors all matters within his knowledge which the interests of the corporation may require to be brought to its notice.

He shall perform such additional duties as may be prescribed from time to time by the Board of Directors, or as may be prescribed from time to time by the By-Laws.

- (3) The xime First Vice President, shall discharge the duties of the President in the event of the absence or disability for any cause whatever of the latter. The First Vice President shall have charge of all technical and speaker programs and all other programs of the year as prescribed by the Board of Directors in addition to any other duties as prescribed karkharayakaray from time to time by the By-Laws.
- (3) The Second Vice President shall be responsible for promoting membership and stimulating attendance at the meetings of the Club in addition to the general duties as prescribed from time to time in the By-Laws, and take the place of the First Vice President in his absince.

- (5) The Secretary
- (6) The Treasurer
  All the same
  Section 3. Delegation of Duties.
  All the same.

and To

The Board of Directors may provide for the appointment of such additional officers as they may deem for the best interests of the corporation. Whenever the Board of Directors may do so order, the offices of Secretary and Treasurer may be held by the same person.

The said officers shall perform such additional or dofferent duties as shall from time to time be imposed or required by the Board of Directors, or as may be prescribed from time to time by the By-Laws.

There may be an Executive Secretary whose duties and manner of selection shall be arranged for by the Board of Directors.

ARTICLE IV

COMMITTEES

All the same
ARTICLE V
SEAL
All the same

Article VI BOOKS AND RECORDS All the same

Article VII AMENDMENTS All the same.

Article VIII

There shall be a Permanent Custodian of the Club. He shall be nominated by the Board of Directors or elected by the members as decided upon in the By-Laws or by a special By-Law created for said purpose. He shall be charged with watching, guarding, caring for and preserving, and accounting to the Club for all property committed to his custody. He shall prepare an inventory and once a year the Board of Directors shall examine said property.

Article VIV AMENDMENT OF ARTICLES.

These Articles of Incorporation may be amended by resolution setting forth such amendment or amendments adopted at any meeting of the members of these corporation by a vote of at least one-half (1) of the voting members of the corporation unless a greater vote shall be specified in the By-Laws.

## State of Wisconsin

MILWAUKEE COUNTY

COURT

PROPOSED AMENDED

ARTICLES OF

INCORPORATION

MILWAUKEE RADIO AMATEURS CLUB, INC.

ORNEY AT LAW

MELWAUKER

She

### ORIGINAL

Due service of the within

admitted this.....day

Attorney for

Attorney for\_\_\_\_\_

#### PAUL A. LEEB

ATTORNEY AT LAW 329 W. NATIONAL AVE. MILWAUKEE 4. WISCONSIN

PHONE MITCHELL 5-6445

PROPOSED AMENDED

ARTICLES OF INCORPORATION

OF THE

MILWAUKEE RADIO AMATEURS' CLUB INC.

bring and directors and increas growth of the membership. incorporated the g up lapse to have Whereas ave a more of time it time it is now necessary to ame the Articles of Incorporation a more democratic method of sele increase the MILWAUKEE the 8th day now necessary to amend, clarify, les of Incorporation so that the bratic method of selecting their the number of directors for furt RADIO of March, AMATEURS. 1925, mand, clarify, the s CLUB, further wherese officers and

existing Articles of TEURS' CLUB, INC. be mente be substituted tion remaining Articles INC. therefore the same. 90 30 entirely in their re it is hereby resolved that I Incorporation of the MILWAUKEE place. repealed the and the following RADIO AMAcorporaamend-

# AMENDED ARTICLES OF INCORPORATION

ARTICLE corporation is to DIH. "THE WILHAUKEE RADIO AMATEURS CLUB. w of such

Wisconsin, principal offices be in the City of and at of the Milwaukee Radio Milwaukee, County of Mi such place as designate designated Milwaukee, 111 The the location of State 2 Inc. 10 to

ARTICLE III. SEAL. described by the By-Laws. The corporation shall DEVE P Beal

shall be to associate themselves together to own, operate and maintain an amateur, special amateur or experimental radio telegraphic and telephonic station or stations; to promote the art and knowledge of radio telegraphy, radio telephony, and allied subjects among its members; to associate or affiliate itself with the American Radio Relay League, Inc., of Hartford, Connecticut, or any other radio telegraphic or telephonic organization or organizations; for the more effective relaying of friendly messages between the different stations, for legislative protection, for orderly operating, and for practical improvement of short-wave radio telegraphic sommunication; for banding local radio amateurs into a non-commercial organization that could champion their cause and to provide a means whereby the intellectual standing of the members could be collectively related; and to uphold the laws of radio communication of the United States of America and assist its officials in apprehending offenders thereof, and to do such other additional things in the field of radio and electronics as may from time to time be proposed and approved purposes By-Laws. ARTICLE LY. the members OBJECTS Of the Milwaukee Hadio Amateurs' protection, Club, Inc. thereof.

PRTICLE V. NON-PHOFIT is formed without capital stock, profits shall be declared to the and no dividends members thereof. This 07 corporation pecuniary

tion shall be managed and controlled by a Board of Directors consisting of thirteen Directors, six of whom shall be known executive officers which officers are enumerated as follows:

(1) Chairman of the Board, (2) President, (3) First Vice-President, (4) Second Vice-President, (5) Secretary, (6) Transurer. All the Directors will be directly elected by the members of the olub with the exception of the Ghairman of the Board of Directors. ARTICLE VI. MANAGEMENT. The business follows:
Yice-President, Directors corpora-

election for separate ARTICLE election for Directors-Officers and the dates et O the following wee There ROCK the By-Laws. shall be **53** separate

Second Vice-President, Secretary and Treasurer. First vice-President Committee shall be charged with bringing in their report of selection of candidates to the club two meetings prior to the annual election held by the members, thus allowing one meeting to inte vene for further nominations of candidates as officers from the floor of the club. The annual election of officers would then be held the following week which will be the date of the regularing, said annual meeting being divided into two (2) sessions; election of officers and the them the officers and the balance of Directors other than the officers. Committee the the Board of Directors for the election to the office of ARTICLE VIII.
L. NOMINATING
consisting of f four COMMITTEE. of President, and Treasure Presidents There f officers would then he date of the regula d in the existing Byto two (2) sessions; shall ts of First nominating **8**44 0 Vice-President, a Nominating Nominating to intercandidates regular annual

can be nominated and elected directly from the floor. There shall be Seven (7) Directors exclusive of officers. The four (4) Directors exclusive of officers. The four (4) Directors are elected and qualified and the remaining three (3) Directors be determined to be elected and qualified. There of one year and until the successors are elected and qualified. Thereafter wither three (3) or four (4) Directors will be elected, as the case may be, for terms of two years so that there are always some directors with two years s experience on the Board.

member PNI TO person olub and H shall | be entitled elections of proxy. to one wote. both Classes 20 Each member Directors

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Children L.

shall other 1. The regular meeting of the be held once a week on Thursday at time and place as selected by the m ARTICLE 1. The The annual MEETING OF THE MEMBERS meeting of the members members B:00 P. shall be held 10 E C the 9 the By-Lave at su done

8 99 auch year other time and place day 10 日日 selected P. J. Bt the Bradmon

ld once a month at a time and place Directors in the By-Laws. ARTICLE 1. The regular meet meeting OF THE DIRECTORS 9 selected Directors Aq shall the Board

Directors auch 0 other held the 9 time and place The By-Lews. the annual meeting of 88 selected by 30 of the Board the Board of Directors

of their sen tempore may him by shall p shall have ARTICLE XI. DUTIES OF THE OFFICERS.

1. The Uhalrman of the Board shall be the Immediate at President. He shall preside at all meetings of the Board Directors without right to vote except in case of a fie. He all have supervision of all matters as may be designated to meeting be designated to meeting and president in the Board of Directors. In his absence, the President in the order their seniority. In the absence of all, a chairman prompore may be elected by a majority of those present.

the Board. function elect as a chairman of the Board, then the Board of Directors from the agailable Past-Presidents a chairman of H the Immediate Past-President P not ereileble

- a general the regular de at all meetings of the Board of Directors lar and special meetings of the members, and I supervision of the affairs of the corporation any other duties as prescribed in the By-The principal duties of the President shall Directors and all mbers, and to have a corporation in in the By-Laws.
- and speaker prescribed b shall be to discharge the duties of the First Vice-Presid of the absence or disability for any cause whatever of the The The Tirst Vice-President shall have charge of all technical and speaker programs and all other programs of the year as prescribed by the Board of Directors in addition to any oth prescribed in the By-Laws. the First Vice-President the event other Intter.
- membership and attendance at the me to the general duties as prescribed place of the First Vice-President. -Second Vice-President meetings o his shall 10 · eonesda By-Laws the Club and charge take add1t1on

- countersign all deeds, leases and conveyances executed by the corporation, affix the seal of the corporation therto and to such other papers as shall be required or directed to be sealed and to keep a record of the proceedings of the Board of Directors and safely and systematically keep all books, papers, records and documents belonging to the corporation or in any wise pertaining to the business thereof, in addition to any other duties as presentation to any other duties prescribed H The the principal By-Laws. dutles the Secretary
- duties hands, bonded moneys and to ep and account for all moneys, credits, and property of devery nature of the corporation, which shall dome into nds, and to keep an accurate account of all moneys disbut to render such accounts, statements and inventories of neys received and disbursed and of money and property on d generally of all matters pertaining to his office, as required by the Board of Directors, in addition to any ties as prescribed in the By-Laws. Said Treasurer shall nded by a suitable honder. Board prescribed in the last suitable bonding 70 Directors. company in an amount as prescribed diabureed into other shall

DIRECTORS! POWERS

nay i interests so order, Ą auch te of the the corporation, Whenever the Board of Director of the offices of Secretary and Treasurer may additional officers as The person. KII. SCARD OF DIR they mey may deem for provide TOT for the appoint-Directors the 1890

- required by different et O the pu duties as The said officers shall perform such Ag the 10 shall from time to time of Directors, or as may Bytime 0 0 prescribed imposed or additional
- menner of selection shall **0** 27 be arranged for Executive Secretary in the By-Laws. WHOO B duties

Custodian | Laws and accounting to custody. He shall of Directors shall ws or by a charged wi of the club. He shall be or elected by the members y a special By-Law created with watching, guarding, ARTICLE of the o watching, to the club club. examine prepare CURTODIAN. aw created guarding, b for all ; 118 said property. or all property com for said p nominated by There Custoria (1) onee a yea shall purpose. and nogu the year preserving, tea th Board đ Permanent がの **the** the 000 Board

INC. ARTICLE XV. AMENDMENT OF incorporation may be amended by recomment or amendments adopted at of this corporation by a vote of at (A) (B) tion shall may voting members. has O O caused Their qualifications desired shall be apec M IN TH ARTICLE XIV. oensist of the following of the Regular Members 4.
2. Associate Members 5.
5. Junior Members 6. WITNESS WHEREOF the MILWAUKEE RADIO these 1 18 President, amendmenta **HERBERSHIP** be appointed in and such duly or ARTICLES. to 四十 ARTICLES. These Articles solution setting forth such any meeting of the members t least one-half (1/2) of 0 classifications: The eigned by Non-Resident Honorary the membership other classifications By-Laws. Members AMATEURS' CLUB, G Members the corpora-

at Wilwaukee, 1948. H SIGNED THE PRESENCE AND Wisconsin O. this THE WAY By MILWAUKEE y authorized and its Secretary, RADIO AMATEURS and countersigned ry, duly authorised 10 duly CLUB, INC President Secretary

STATE OF WISCONSIN) SS.

Personally came before me, 1948, the within penan this day 0

to be the persons acknowledged that by its authority. President; and who executed they executed the : foregoing e same for Same Scoretary, instrument and the said Corporation et O **9** RDOWN

NOTARY PUBLIC, MILWAUKEE COUNTY, WIS.
My commission expires February 27, 1949.